AFFIDAVIT OF SERVICE

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT District of New York

V\$.

Debtor:

IN RE: RESIDENTIAL CAPITAL, LLC, et al.,

For: PROVEST, LLC (NY) 320 Carleton Ave Ste 2600

Central Islip, NY 11722-4520

Received by ANDREWS AGENCY on the 22nd day of February, 2013 at 3:12 pm to be served on SHERELLE JACKSON-WILLIAMS, 241 AFTON SQ, UNIT 201, ALTAMONTE SPRINGS, FL 32714-3852.

I, J.N. MEADOWS, being duly sworn, depose and say that on the 22nd day of February, 2013 at 6:35 pm, I:

INDIVIDUAL/PERSONAL: served by delivering a true copy of the SUBPOENA FOR RULE 2004 EXAMINATION, ORDER (I) GRANTING EXAMINER AUTHORITY TO ISSUE SUBPOENAS FOR THE PRODUCTION OF DOCUMENTS AND AUTORIZING THE EXAMINATION OF PERSONS AND ENTITIES, (II) ESTABLISHING PROCEDURES FOR RESPONDING TO THOSE SUBPOENAS (III) APPROVING ESTABLISHMENT OF A DOCUMENT DEPOSITORY AND PROCEDURES TO GOVERN USE, AND (IV) APPROVING PROTECTIVE ORDER, UNIFORM PROTECTIVE ORDER FOR EXAMINER DISCOVERY, SCHEDULE 1. ACKNOWLEDGEMENT AND AGREEMENT TO BE BOUND to: SHERELLE JACKSON-WILLIAMS at the address of: 241 AFTON SQ, UNIT 201, ALTAMONTE SPRINGS, FL 32714-3852 with the date and hour of service endorsed thereon by me, and informed said person of the contents therein, in compliance with state statutes.

Military Status: AT THE TIME OF SERVICE DEFENDANT WAS NOT IN THE MILITARY SERVICE.

Marital Status: Based upon inquiry of party served, Defendant is not married.

Description of Person Served: Age: 30+, Sex: F, Race/Skin Color: Black, Height: 5'5", Weight: 140, Hair: Black,

Glasses: N

I certify that I am over the age of 18 and have no interest in the above action.

Subscribed and Sworn to before me on the 26th day of February, 2013 by the affiant who is personally

known to me.

NOTARY PUBLIC

Notary Public State of Florida Meredith Mumford My Commission EE026871 Expires 11/27/2014 J.N. MEADÓWS C. P.S. #476/S.P.S/ #490

ANDREWS AGENCY 709 Brookhaven Drive Orlando, FL 32803 (407) 649-2085

Our Job Serial Number: AAM-2013005097

	PI	PROOF OF SERVICE
SERVED	Z. 22.13	ZHI METON JOY, UNIT SOI V
ERVED ON (PRINT NAM	E)	MANNER OF SERVICE
ガセアファコメル	100 2502 - 601261 15	and the
SERVED BY (PRINT NAME)		TITLE
2000ARING, CA, I		buncers semer
	DEC	CLARATION OF SERVER
of Service is true and	correct.	f the United States of America that the foregoing information contained in the Proof
Executed on 2.	DATE	309 GROOKHNEN RO. ON.

(c) Proteoring a Person Subject to a Subpocusa.

(d) Avoiding Undue Barden or Expense; Sanctions, A party or anomely responsible for issuing and serving a subpocus must take remonable steps to avoid imposing undue burden or expense on a person subject to the subpocers. The issuing such must enforce this day and impose an appropriate sention—which hay include lost carriage and reasonable attention—in a party or attempts who fails to comply.

(A) Appearance Not Respired. A person commanded to produce documents, electronically stored information, or temple things, or to person the interpotion of premises, need interpolation, bearing, or ental.

(B) Objections, A person attempted to appear for a deposition, bearing, or ental.

(B) Objections, A person attempted to produce documents or targible things or to be the imposition appear for a deposition may serve on the party or anomaly designated in the subpocent a written objection to inspecting, testing or sampling my or all of the manishs or to impositing the premises—or to producing electronically stated instruction in the subpocent a written objection must be served before the required of the fine specified for compliance or 14 days after the subpocent in served. If an objection is made the following rules apply:

(ii) All any time, on solving production of imposition, he serving party may move the Issuing court for an order occupiling production of imposition the action, and the order must protect a person who is neither a party on a purry's ufficer from significant expense (ii) Thisse seals may be required only as directed in the arder, and the order must protect a person who is neither a party on or a purry's ufficer from significant expense (ii) fails to allow a reasonable dwe to comply:

(i) Sals to allow a reasonable that to comply:

subpoens that:

(i) fails to allow a reasonable time to comply:

(ii) requires a person who is political a party not a party's officer to mavel
more than 100 miles from where this person resides, is employed, or regularly ignances business in
person — except that, subject to Rule 49(c)(3)(B)(iii), the nerson may be continuated to attend a
trial by travelling from any such place within the state where the trial is hold:

(iii) maybe repulse;

(iii) requires disolosure of privileged or other protected motter, if no
recention or waiver conflict.

(iii) requires associated white purposes of the property of th

or commercial information; (ii) disclosing an uncertained experts opinion or information that does

not determine specific occurrences in dispute and results from the expert's atody that was not requested by a party; or

a pany: or

(iii) a person who is nother a party nor a party's officer to incur
substantial expense to mavel more than 100 nuites to attend trial
(C) Specifying Conditions as an Alternative. In the circumstances described in
Rule 45(c)(3(X)), the court may, instead of quasting or modifying a subpoens, order appearance or
production under specified conditions if the serving party:

(i) though a substantial need for the testimony or material that example to
otherwise may without undue hardships and
(ii) consuce that the rubpoensed person will be reasonably compensated.

(d) Duties in Responding to a Subpoeda.

(1) Producing Documents or Electronically Stored Information. These procedures apply m producing documents or Electronically intered information. These procedures apply m producing documents or telectronically intered information.

(A) Documents. A person responding to a subpoet to produce documents unal produce florance of the subspace of the produce documents unal produce florance of the subspace of the produce documents unal produce florance of the subspace of the produce of the subspace of the produced of the subspace of the subspace of the producing Electronically Stored Information Not Specified. If a subpoet of docs not specify a form for producing electronically stored information of the a responding form or form or forms or which it is ordinarily maintained of the a responding form of form or form or forms or which it is ordinarily maintained of the a responding need not produce the same electronically stored information. The person responding need not produce the same electronically stored information. The person responding needs and reasonably accessible because of which reduce or cost. On meteor to compel discovery for for a professive order. He person responding must show that the information is not presonably accessible because of undue burden or cost. If this showing it made, the court may nonefficient or for a professive order. He person responding must show that the information is not presonably accessible because of undue burden or cost. If this showing it made, the court may nonefficient or for a professive order. He requesting party shows good cause, costidering Privilege or Protection of the protection at trial-gregarition material must:

(A) Claiming Privilege or Protection of the probability apprended information underly must:

(B) exercise of the cost of the privileged or protected, with a communication, or namifold things in a manner that, without reventing information itself privileged or protected, with

or tangible things in a manner that, without revealing information itself privilegad or protected, will cause the province to assess the chain.

(ii) Information Produced, If institutation incidence in response to a subgreene is subject to a claim of privilege or of protection as trial-preparation indicate, the person making the claim may pointly may partly that received the information of the claim; and the busis for it. After things noted any copies it has: must not use to distince the information and the claim is resolved; must give reasonable steps to extreme the information if the party disclosed it before their profiled; and may precedily specified in formation in the court under set for a description to the claim is resolved.

Protectedly respect the information to the court under set for a description of the claim is resolved.

(e) Concernpt. The issuing court may hold in concernpt a person who, having been served, falls without adequate excuse to obey the autopoons. A magnetis failure to obey much be excused if the subporting purports to require the company to attend or produce at a place outside the limits of Rule 45(5)(3)(A)(ii).